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10 11 12	of America Funding Corporation; Banc of America Mortgage Securities, Inc.; Countrywide Securities Corporation; CWALT, Inc.; and Countrywide Financial Corporation			
13 14 15	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA			
16 17 18 19 20 21	FEDERAL HOME LOAN BANK OF SAN FRANCISCO, Plaintiff, v. CREDIT SUISSE SECURITIES (USA) LLC, et. al.,	TIME TO	CV-03045 SC FION EXTENDING RESPOND TO D COMPLAINT	
22 23	Defendants.			
 24 25 26 27 28 	and through their undersigned attorneys, stipulate as follows: WHEREAS on July 16, 2010, the parties filed a stipulation to extend the time for defendants to answer or otherwise respond to the Amended Complaint to October 11, 2010;		by	
	STIPULATION EXTENDING TIME TO RESPOND TO COMPLAINT CASE NO. CV-03045-SC sf-2903440			1

1	WHEREAS on August 11, 2010, plaintiff filed motions to remand this action and its
2	related case, Federal Home Loan Bank of San Francisco v. Deutsche Bank Securities, Inc., et al.,
3	No. 3:10-cv-03039-SC, to the California Superior Court for the County of San Francisco;
4	WHEREAS on September 24, 2010, defendants filed a single omnibus brief opposing
5	plaintiff's motions to remand both cases (the UBS defendants filed a short supplemental
6	opposition addressing party-specific points);
7	WHEREAS plaintiff's reply to defendants' opposition to motion to remand is due on
8	October 19, 2010; and
9	WHEREAS, the hearing on the motions to remand is scheduled for November 5, 2010;
10	NOW, THEREFORE, IT IS HEREBY STIPULATED by and between the parties to this
11	action, through their counsel of record, as follows:
12	1. Defendants shall answer or otherwise respond to the Amended Complaint on or before
13	twenty-one (21) days after the Court issues its decision on plaintiff's motions to remand;
14	2. This extension will not alter the date of any event or any deadline already fixed by
15	Court order;
16	3. Defendants do not waive their right to seek adjournment or additional time from the
17	Court in which to answer or otherwise respond to the Amended Complaint.
18	IT IS SO STIPULATED.
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1	Dated: October 6, 2010	Respectfully submitted:
2		Darryl P. Rains Eugene Illovsky
3		Craig D. Martin MORRISON & FOERSTER LLP
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5		By: /s/ Darryl P. Rains
6		Darryl P. Rains
7		Attorneys for defendants BANC OF AMERICA SECURITIES LLC;
8		BANC OF AMERICA FUNDING CORPORATION; BANC OF AMERICA
9		MORTGAGE SECURITIES, INC.; COUNTRYWIDE SECURITIES
10		CORPORATION; CWALT, INC.; and COUNTRYWIDE FINANCIAL
11		CORPORATION
12	Dated: October 6, 2010	DAVIS POLK & WARDWELL LLP
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24		Attorneys for defendant MORGAN STANLEY & CO.
25		INCORPORATED
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15		INVESTMENTS II, INC.; and THE BEAR
16		STEARNS COMPANIES, LLC,
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1 2	Dated: October 6, 2010	SHEPPARD MULLIN, RICHTER & HAMPTON LLP
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17		MORTGAGE SECURITIES CORP.
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1	Dated: October 6, 2010	SIMPSON THACHER & BARTLETT LLP
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		Attorneys for defendants
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15		CAPITAL MARKETS, INC.; and RBS ACCEPTANCE INC. f/k/a/ GREENWICH
16		CAPITAL ACCEPTANCE, INC.
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	CERTIFICATION EXPENDENCE TO BE TO BE SECOND TO	COMPLAINT

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15		TRANSACTIONS, INC.
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1	Dated: October 6, 2010	GOODIN, MACBRIDE, SQUERI, DAY & LAMPREY, LLP
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7		and
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Stipulation Extending Time To respond to Complaint case no. cv-03045-sc sf-2903440

1 GENERAL ORDER 45 ATTESTATION 2 I, Victor Meng, am the ECF User whose ID and password was used to file this 3 STIPULATION EXTENDING TIME TO RESPOND TO AMENDED COMPLAINT. In 4 compliance with General Order 45, Section X.B, I hereby attest that Darryl P. Rains, counsel for 5 defendants Banc of America Securities LLC; Banc of America Funding Corporation; Banc of 6 America Mortgage Securities, Inc.; Countrywide Securities Corporation; CWALT, Inc.; and 7 Countrywide Financial Corporation; Anne H. Hartman, counsel for Plaintiff Federal Home Loan 8 Bank of San Francisco; Neil A. Potischman, counsel for Defendant Morgan Stanley & Co. 9 Incorporated, William R. Pearson, counsel for Defendants Deutsche Bank Securities, Inc., and 10 Deutsche Alt-A Securities, Inc.; John D. Pernick, counsel for Defendants J.P. Morgan Securities, 11 Inc., Structured Asset Mortgage Investments II, Inc., and The Bear Sterns Companies, LLC; 12 Robert J. Stumpf, Jr., counsel for Defendant Credit Suisse Securities (USA), LLC, f/k/a Credit 13 Suisse First Boston LLC and Credit Suisse First Boston Mortgage Securities Corp.; Alexis Coll-14 Very, counsel for Defendants RBS Securities Inc., f/k/a Greenwich Capital Markets, Inc., and 15 RBS Acceptance Inc., f/k/a Greenwich Capital Acceptance, Inc.; and William F. Sullivan, 16 counsel for Defendants UBS Securities, LLC and Mortgage Asset Securitization Transactions, 17 Inc. concurred in this filing. 18 19 20 Dated: October 6, 2010 MORRISON & FOERSTER LLP 21 22 /s/ Victor Meng By: 23 Victor Meng 24 25 26 27

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